	UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF VIRGINIA Division
In re:)) Case No.) Chapter Debtor
	NOTICE OF MOTION (OR OBJECTION)
	has filed papers with the court to
If y	you may wish to consult one.) you do not want the court to grant the relief sought in the motion (or objection), or if the court to consider your views on the motion (or objection), then on or before, you or your attorney must: File with the court, at the address shown below, a written request for a hearing [or a written response pursuant to Local Bankruptcy Rule 9013-1(H)]. If you mail
	your request for hearing (or response) to the court for filing, you must mail it early enough so the court will receive it on or before the date stated above.
	Clerk of Court United States Bankruptcy Court
	You must also mail a copy to:
	(movant's attorney's name and address)
	(names and addresses of others to be served)
	Attend a hearing to be scheduled at a later date. You will receive separate notice

of hearing. If no timely response has been filed opposing the relief requested,

the court may grant the relief without holding a hearing

		Attend the hearing on the motion (or objection) scheduled to be held on		
			at a.m./p.m. at United States	
		Bankruptcy Court,		
	•	•	ese steps, the court may decide that you do not ection and may enter an order granting that relief.	
Date: _			Signature, name, address and telephone number of person giving notice:	
			Virginia State Bar No	
			Counsel for	
		<u>Certifi</u>	cate of Service	
hand-de	elivere		day of	